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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/760,060	01/16/2004	Xin Jin	555255012686	555255012686 1967	
7380	7590 09/13/2006		EXAMINER		
SMART & BIGGAR P.O. BOX 2999, STATION D 900-55 METCALFE STREET OTTAWA, ON KIP5Y6			LE, NHAN T		
			ART UNIT	PAPER NUMBER	
			2618		
CANADA			DATE MAILED: 09/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commons	10/760,060	JIN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Nhan T. Le	2618				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address -				
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING [- Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tind the will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 16.	lanuary 2004					
·- · ·	is action is non-final.					
3) Since this application is in condition for allowa		osecution as to the merits is				
closed in accordance with the practice under						
Disposition of Claims						
4)⊠ Claim(s) <u>1-24</u> is/are pending in the application	n.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,14-16, 18, 20 and 21</u> is/are reject	cted.					
7) Claim(s) <u>3-13,17,19 and 22-24</u> is/are objected						
8) Claim(s) are subject to restriction and/						
Application Papers						
9) The specification is objected to by the Examin	ner .					
10) The drawing(s) filed on is/are: a) ac		Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the corre						
11) The oath or declaration is objected to by the E						
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. ☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documer		tion No				
3. Copies of the certified copies of the pri						
application from the International Burea	•	-				
* See the attached detailed Office action for a lis	at of the certified copies not receiv	ed.				
Attachment(s)						
1) Motice of References Cited (PTO-892)	4) Interview Summar					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Pate Patent Application (PTO-152)				
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>08/23/2004</u>. 	6) Other:	. a.c sppiroditori (i 10 102)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 2, 14, 15, 16, 18, 20, 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Frodigh et al (US 6,694,148) in view of Willenegger et al (US 20010010684).

As to claims 1, 15, 21, Frodigh teaches a method in a transmitter having an output comprising: determining a current total transmit power for the output (see fig. 5a, MOD1, MODn, col. 8, lines 23-62); determining a set of gains (see fig. 5a, number 5650, col. 8, lines 23-62) in response to the current total transmit power; applying the set of gains to a corresponding set of code channels, the set of digital gains setting relative powers of the set of code channels; combining the set of channels to produce the output (see fig. 5a, number 5610, col. 8, lines 23-62). Frodigh fails to teach applying the set of gains to a corresponding set of code channels, the set of digital gains setting relative powers of the set of code channels, wherein the gain is digital and also compensating for non-linearities in the transmitter as a function of the current total transmit power such that a desired relationship between channel powers of said set of channels after having been combined to produce the output is substantially achieved. Willenegger teaches applying the set of gains to a corresponding set of code channels,

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the set of digital gains setting relative powers of the set of code channels (see paragraphs 0028-0030), wherein the gain is digital and also compensating for non-linearities in the transmitter as a function of the current total transmit power such that a desired relationship between channel powers of said set of channels after having been combined to produce the output is substantially achieved (see paragraphs 0031-0034). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Willenegger into the system of Frodigh in order to independently control the transmitted power of each subchannel.

As to claims 2, 14, the combination of Frodigh and Willenegger teaches wherein the desired relationship between channel powers comprises a specified relative power for each of the channels in the output, wherein the code channels are CDMA code channels (see Willenegger paragraphs 0031).

As to claim 16, the combination of Frodigh and Willenegger teaches wherein the compensation element comprises: a memory containing for at least one code channel, a respective pre-set digital gain value for the code channel for each of a plurality of states of the set of code channels, and for a plurality of ranges of total transmit power (see Frodigh col. 9, lines 41-64).

As to claim 18, the combination of Frodigh and Willenegger teaches wherein the compensation element is further adapted to determine for at least one code channel a nominal digital gain for the code channel, and to combine a respective gain adjustment with each nominal digital gain value to determine the digital gains to be applied to the

digital gain elements for the at least one code channel (see Willenegger paragraph 0029).

As to claim 20, the combination of Frodigh and Willenegger teaches comprising: a power control subsystem adapted to determine the total transmit power (see Willenegger paragraph 0034).

Allowable Subject Matter

Claims 3-13, 17, 19, 22-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

As to claim 3, 22, the applied reference fails to teach comprising for each of at least one channel: maintaining a respective pre-set digital gain value for the channel for each of a plurality of states of the set of channels, and as a function of total transmit power; wherein the digital gain to be applied to the channel as part of said set of digital gains comprises the pre-set digital gain for the current state of the set of channels, and for the current total transmit power as cited in the claim.

As to claim 9, the applied reference fails to teach wherein, for each of at least one of the code channels determining a digital gain of said set of digital gains comprises: determining a nominal digital gain for the code channel; determining a gain adjustment for the code channel in response to the current total transmit power; combining the nominal digital gain and the gain adjustment to produce the digital gain of said set of digital gains for the code channel as cited in the claim.

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As to claim 17, the applied reference fails to teach wherein the compensation element comprises a controller adapted to configure the transmitter to have a selected state of a plurality of states, each state comprising at least one of: a) a selection of a particular set of code channels from a set of available code channels; b) a selection of a particular encoder format for at least one code channel; c) a selection of a particular signal format for at least one code channel; and d) a selection of a particular data rate for at least one code channel; a memory containing for each state, a pre-set digital gain value for each code channel for each of a plurality of ranges of transmit power; wherein for each code channel the controller is adapted to apply the appropriate pre-set digital gain value as a function of the state and total transmit power as one digital gain of said set of digital gains as cited in the claim.

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As to claim 19, the applied reference fails to teaches wherein the compensation element comprises a controller adapted to configure the transmitter to have a selected state of a plurality of states, each state comprising at least one of: a) a selection of a particular set of code channels from a set of available code channels; b) a selection of a particular encoder format for at least one code channel; c) a selection of a particular signal format for at least one code channel; and d) a selection of a particular data rate for at least one code channel; a memory containing for each state, the pre-set digital gain adjustment for each code channel for each of a plurality of ranges of transmit power; wherein for each code channel the controller is adapted to employ an appropriate pre-set digital gain adjustment as a function of the state and total transmit power as said respective gain adjustment as cited in the claim.

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lee et al (US 6,690,944) teaches power control of multi-subchannel mobile station in a mobile communication system.

Ichihara (US 6,553,018) teaches method and apparatus for adjusting transmission power of CDMA terminal.

Park et al (US 6,480,481) teaches gated transmission in control hold state in CDMA communication system.

Sugita (US 5,745,521) teaches spread spectrum communication apparatus and signal intensity detection apparatus.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nhan T. Le whose telephone number is 571-272-7892. The examiner can normally be reached on 08:00-05:00 (Mon-Fri).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban can be reached on 571-272-7899. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Nhan Le

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